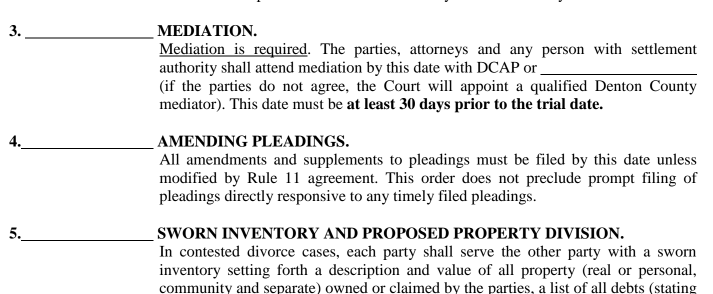
		§	IN DISTRICT COURT
		- - \$	462 ND JUDICIAL DISTRICT
		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	DENTON COUNTY, TEXAS
FAMILY 1	LAW SCHEDULI	NG ORDER AN	D DISCOVERY CONTROL PLAN
This order app	olies to parties appear	aring pro se as we	ll as those represented by counsel.
expressly permitted he	erein by Rule 11 ag such date has beer	reement. It is the	NLESS MODIFIED BY THE COURT, except as policy of this Court not to grant a continuance of parties or attorneys, except in an emergency or
1	This case will be Reset or continu established in thi unless specifically policy of this Con has been agreed to good cause shown WANT OF PROS	ready for trial or trial or trial or trial or trial or trial or estably provided by Or trial	TRIAL IS SET FOR THIS DATE. In the date indicated (the "Initial Trial Setting"). It is a setting will not alter any deadlines lished by the Texas Rules of Civil Procedure, It is the continuance of any trial setting when such date or attorneys, except in an emergency or for other APPEAR WILL RESULT IN DISMISSAL FOR FOR ENTRY OF A DEFAULT ORDER.
	The expected lengt	th of trial is	days/hours (strike one).
2	Lead counsel and on this date. Each in the disposition Pre-Trial motions pretrial conference permits. Agreemencouraged. The obtaining prior leads to the counsel of the cou	pro se parties sha party shall be pro of the case, inclu- (Motions in Limi- e and will be hear ment on Pre-Tri Court will not leave of the Court OR WANT OF	CARING (JURY TRIALS ONLY). all appear in person to discuss all aspects of trial epared to consider such other matters as may aid ding any matter raised pursuant to Rule 166. All ine, etc.) shall be filed 10 days before the formal rd at the formal pretrial conference as scheduling tal motions or parts of motions is strongly hear motions on the day of trial without rt. FAILURE TO APPEAR WILL RESULT IN PROSECUTION AND/OR ENTRY OF A
	a) CONCISE T defense; each	rial Conference: FRIAL SUMMA element of each	RY. State each separate cause of action and/or cause of action and/or defense; if appropriate, a are of damages. Please be as brief and concise as

possible. This summary is intended to be an aid for the Judge and staff and

Cause No.

should be limited to one page if possible. No formal headings or styles are required. Reference to case law and statute may be included. The trial summary must be submitted to the Court Administrator at Cami.Thompson@dentoncounty.com (and served upon all other parties).

- b) <u>WITNESS LIST.</u> The Witness List is located on the Court's website at <u>www.dentoncounty.com/462</u> under Forms and must be submitted to the Court Reporter at <u>Marsha.Bretches@dentoncounty.com</u> (and served upon all other parties).
- c) PROPOSED JURY INSTRUCTIONS AND ISSUES. The jury charge must be submitted in Microsoft Word format to the Court Administrator at Cami.Thompson@dentoncounty.com (and served upon all other parties) in exactly the same form as it would be presented to the jury. However, please cite your authority or source at the end of each question or instruction. Please do not include signature blocks for the Judge to grant, deny or modify any requested definition, instruction or question. The proposed charge should follow the current edition of the TEXAS RULES OF CIVIL PROCEDURE and the applicable TEXAS PATTERN JURY CHARGES.
- d) ORDER ON MOTION IN LIMINE or other proposed orders on pre-trial motions. The proposed Order on Motion in Limine, etc. must be submitted in Word format in exactly the same form as located on the Court's Website at www.dentoncounty.com/462 under Forms to the Court Administrator at Cami.Thompsom@dentoncounty.com (and served upon all parties).
- e) <u>DOCUMENTARY EVIDENCE AND EXHIBITS</u>. The Exhibit List is located on the Court's website at www.dentoncounty.com/462 under Forms and must be submitted to the Court Reporter at Marsha.Bretches@dentoncounty.com (and served upon all other parties). All pre-marked for identification exhibits must be submitted to the Court Reporter on a USB drive (and served upon all other parties). Please be prepared to consider stipulations as to the authenticity and admissibility of exhibits.



	the creditor and amount) owed by the parties, and a proposed division of all property and debts. Each party shall present their sworn inventory and proposed property to the Judge prior to trial. This date must be at least 30 days prior to mediation.
6	PROPOSED PARENTING PLAN. In contested conservatorship cases, each party shall serve the other party with a proposed parenting plan that includes the provisions in Family Code §153.601(4). Each party shall present their proposed parenting plan to the Judge prior to trial.
7	DISCOVERY DEADLINE AND LIMITATIONS. All discovery must be completed by this date unless modified by Rule 11 agreement. Parties must serve discovery in sufficient time to allow for a timely response to be served by the other party under the TEXAS RULES OF CIVIL PROCEDURE no later than this deadline. Incomplete discovery will not delay the trial date or the other deadlines established in this Order.
	Each party may serve 25 or [] interrogatories on any other party.
	Each party is allowed 6 or 50 or [] hours of oral deposition to cross- examine opposing parties, experts designated by those parties, and persons subject to those parties' control.
	The parties may modify these limitations by Rule 11 agreement.
8	_ CHILD CUSTODY EVALUATION. A child custody evaluation <u>must be ordered</u> pursuant to agreement of all parties, or if any party does not agree to the evaluation, after notice and hearing, within 30 days from the date of this order; otherwise, such evaluation is waived by the parties.
9	PARENT EDUCATION AND FAMILY STABILIZATION. If this is a contested divorce with children, suit affecting the parent child relationship or suit to modify the parent child relationship, all parties shall attend an approved parent education and family stabilization course pursuant to the Denton County Standing Orders and file proof of attendance within 30 days from the date of this order.
event , these deadlin scheduling order. T	not reached for trial on the trial date, a new trial date will be set by the Court. In that hes will NOT be extended without approval by the Court and entry of a new the attorneys or parties signing below are responsible for providing a copy of this bined and/or attorneys that enter appearance after this date.
SO ORDERE	D on, 20
	JUDGE PRESIDING

AGREED AND/OR ACKNOWLEDGED:

Attorney for Plaintiff / Petitioner Email:	Plaintiff / Petitioner Email (if <i>Pro Se</i>):
Attorney for Defendant / Respondent Email:	Defendant / Respondent Email (if <i>Pro Se</i>):
Attorney forEmail:	Party: Email (if <i>Pro Se</i>):